1 SUSAN KOEHLER SULLIVAN (SBN 156418) Susan.Sullivan@clydeco.us CLYDE & CO US LLP 355 S. Grand Avenue, Suite 1400 3 Los Angeles, CA 90071 Telephone: (213) 358-7600 4 Facsimile: (213) 358-7650 5 Attorneys for FEDERAL INSURANCE COMPANY 6 7 8 UNITED STATE DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 9 OAKLAND DIVISION 10 355 S. Grand Avenue, Suite 1400 Los Angeles, California 90071 IN RE: SOCIAL MEDIA ADOLESCENT MDL No. 3047 CLYDE & CO US LLP Telephone: (213) 358 7600 ADDICTION/PERSONAL INJURY 12 Case No. 4:22-MD-03047-YGR-PHK PRODUCTS LIABILITY LITIGATION 13 LETTER BRIEF REQUESTING THIS FILING RELATES TO: ALTERNATIVE DATE FOR HEARING 14 ON META'S MOTION TO RELATE INSURANCE ACTION 3:24-cv-9500 15 16 17 18 [Attorneys/Law Firms Continued] 19 MICHAEL S. SHUSTER (pro hac vice forthcoming) BLAIR E. KAMINSKY (pro hac vice forthcoming)
DANIEL M. HOROWITZ (pro hac vice forthcoming) 20 HOLWELL SHUSTER AND GOLDBERG LLP 21 425 Lexington Avenue, 14th Floor New York, NY 10017 Tel: (646) 837-5151 Fax: (646) 837-5150 23 mshuster@hsgllp.com bkaminsky@hsgllp.com 24 dhorowitz@hsgllp.com 25 Attorneys for Federal Insurance Company 26 27 28

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Dear Judge Rogers:

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Pursuant to the Court's January 14, 2025 Order (ECF 1531), on behalf of Federal Insurance Company ("Federal") we request the Court reset the hearing date for the administrative motion filed by Plaintiff Meta captioned Motion to Consider Whether Cases Should Be Related (the "Motion to Relate Insurance Action").

Per ECF 1531, on January 14, 2025, this Court ordered the parties to meet and confer by January 15, 2025, to file a joint statement by January 16, 2025 and the Court noted: "If necessary, the insurance companies may appear remotely on Friday, January 17th or, if necessary, the Court can set a separate date to discuss the issues,

On the evening of January 14, 2025, counsel for Federal notified Meta's counsel that they had multiple conflicts with the Friday January 17, 2025 hearing date. On January 15, 2025, counsel for Federal reiterated during the parties' meet and confer that they had conflicts on Friday and would need to request alternative dates – as expressly permitted by the Court's January 14 Order.

Meta's counsel confirmed it would not object to Federal's request for alternative dates, while asserting that it was available to proceed on Friday. Hartford's counsel consents to Federal's request.

Accordingly, Federal respectfully requests that the Court reset a different hearing date for Meta's Motion to Relate Insurance Action.

Dated: January 16, 2025 CLYDE & CO US LLP

By:/s/ Susan Koehler Sullivan

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